UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES

v.

CRIMINAL NO. 03-10329-PBS

(eceruer) 02/09/06 2:15 PM

ANGELO BRANDAO, BRIMA WURIE,

Defendants.

VERDICT FORM

February 6, 2006

Saris, U.S.D.J.

COUNT ONE (18 U.S.C. § 1962(c) RACKETEERING)

Q.1. Did the government prove beyond a reasonable doubt, that the enterprise alleged in the indictment existed <u>AND</u> that the enterprise was engaged in interstate commerce or its activities affected, interstate commerce?

Ves No

[If you answered Q.1 Yes, proceed to Q.2 through Q.14. If you answered Q.1 No, there is no need to answer any further questions, and the Court will enter a verdict of not guilty as to each defendant on each count.]

Angelo Brandao

Q.2. Did the government prove beyond a reasonable doubt that defendant **Brandao** was a member of or associated with the enterprise?

Yes No

[If you answered Q.2 Yes, proceed to Q.3 through Q.7. If you answer Q.2 No, skip to Q.8. There is no need to answer any further questions as to defendant Brandao, and the Court will enter a verdict of not guilty as to defendant Brandao on all counts.]

Q.3. (a) Has the government proven beyond a reasonable doubt that defendant Brandao is guilty of Racketeering Act One, conspiracy to murder members and associates of a rival gang known							
as Wendover?							
YesNo							
(b) Has the government proven beyond a reasonable doubt that a nexus or relationship exists between this racketeering act and the enterprise?							
Yes No							
Q.4. (a) Has the government proven beyond a reasonable doubt that defendant Brandao is guilty of Racketeering Act Ten, assault with intent to murder Antonio Dias?							
Yes							
(b) Has the government proven beyond a reasonable doubt that a nexus or relationship exists between this racketeering act and the enterprise?							
Yes No							
Q.5. (a) Has the government proven beyond a reasonable doubt that defendant Brandao committed Racketeering Act Eleven, assault with intent to murder Alcides Depina?							
Yes No							
(b) Has the government proven beyond a reasonable doubt that a nexus or relationship exists between this racketeering act and the enterprise?							
Yes No							
Q.6. (a) Has the government proven beyond a reasonable doubt that defendant Brandao committed Racketeering Act Twenty, the murder of Dinho Fernandes?							
Yes No							

(b) Has the government proven beyond a reasonable

doubt that a nexus or relationship exists between this racketeering act and the enterprise?
YesNo
[Proceed to Q.7 only if you answered Yes to both parts of at least two of questions 3 through 6. If you did not answer Yes to at least two of questions 3 through 6, skip to Q.8 and the Court will enter a verdict of not guilty as to defendant Brandao on Count One.]
Q.7. Has the government proven beyond a reasonable doubt that defendant Brandao engaged in a pattern of racketeering activity and participated in the conduct of the enterprise through a pattern of racketeering activity?
Yes No
Brima Wurie
Q.8. Did the government prove beyond a reasonable doubt that defendant Wurie was a member of or associated with the enterprise?
YesNo
[If you answered Q.8 Yes, proceed to Q.9 through Q.14. If you answered Q.8 No, there is no need to answer any further questions as to defendant Wurie, and the Court will enter a verdict of not guilty as to defendant Wurie on all counts.]
Q.9. (a) Has the government proven beyond a reasonable doubt that defendant Wurie is guilty of Racketeering Act One, conspiracy to murder members and associates of a rival gang known as Wendover?
Yes No
(b) Has the government proven beyond a reasonable doubt that a nexus or relationship exists between this racketeering act and the enterprise?
Yes No

Q.10. (a) Has the government proven beyond a reasonable doubt that defendant Wurie committed Racketeering Act Thirteen, assault with intent to murder Eddie Brito?
Yes No
(b) Has the government proven beyond a reasonable doubt that a nexus or relationship exists between this racketeering act and the enterprise?
Yes No
Q.11. (a) Has the government proven beyond a reasonable doubt that defendant Wurie committed Racketeering Act Fifteen, the murder of Luis Carvalho?
Yes No
(b) Has the government proven beyond a reasonable doubt that a nexus or relationship exists between this racketeering act and the enterprise?
Yes No
Q.12. (a) Has the government proven beyond a reasonable doubt that defendant Wurie committed Racketeering Act Seventeen, assault with intent to murder Hubert Pilet?
Yes No
(b) Has the government proven beyond a reasonable doubt that a nexus or relationship exists between this racketeering act and the enterprise?
Yes No
Q.13. (a) Has the government proven beyond a reasonable doubt that defendant Wurie committed Racketeering Act Nineteen, assault with intent to murder Gelson Brandao?
Yes No

(b) Has the government proven beyond a reasonable doubt that a nexus or relationship exists between this racketeering act and the enterprise?
Yes No
[Proceed to Q.14 only if you have answered Yes to both parts of at least two of questions 9 through 13. If you did not answer Yes to at least two of questions 9 through 13, skip to Q.15 and the Court will enter a verdict of not guilty as to defendant Wurie on Count One.]
Q.14. Has the government proven beyond a reasonable doubt that defendant Wurie engaged in a pattern of racketeering activity and participated in the conduct of the enterprise through the pattern of racketeering activity?
Yes No
COUNT TWO (18 U.S.C. § 1962(d) RACKETEERING CONSPIRACY)
Angelo Brandao
[Answer only if you answered Q.1 Yes and Q.2 Yes.]
NOT GUILTY GUILTY
Brima Wurie
[Answer only if you answered Q.1 Yes and Q.8 Yes.]
NOT GUILTY GUILTY
COUNT THREE (18 U.S.C. § 1959(a) (5) CONSPIRACY TO MURDER MEMBERS
OF A RIVAL GANG KNOWN AS WENDOVER IN AID OF RACKETEERING)
Angelo Brandao
[Answer only if you answered Q.1 Yes and Q.2 Yes.]
NOT GUILTY GUILTY
Brima Wurie
[Answer only if you answered Q.1 Yes and Q.8 Yes.]
NOT GUILTY GUILTY

ANGELO BRANDAO

COUNT FIFTEEN (18 U.S.C. § 1959(a) (3) ASSAULT IN AID OF RACKETEERING) - ANTONIO DIAS

[You must answer Counts Fifteen, Sixteen, Seventeen, Eighteen, and Thirty-three NOT GUILTY if you answered Q.1 No or Q.2 No.]
NOT GUILTY GUILTY
COUNT SIXTEEN (18 U.S.C. § 924(c) USE OF A FIREARM IN RELATION TO A CRIME OF VIOLENCE) - ANTONIO DIAS
[You must answer Count Sixteen NOT GUILTY if you answered Count Fifteen NOT GUILTY.]
NOT GUILTY GUILTY
COUNT SEVENTEEN (18 U.S.C. § 1959(a) (3) ASSAULT IN AID OF RACKETEERING) - ALCIDES DEPINA
[You must answer Counts Fifteen, Sixteen, Seventeen, Eighteen, and Thirty-three NOT GUILTY if you answered Q.1 No or Q.2 No.]
NOT GUILTY GUILTY
COUNT EIGHTEEN (18 U.S.C. § 924(c) USE OF A FIREARM IN RELATION TO A CRIME OF VIOLENCE) - ALCIDES DEPINA
[You must answer Count Eighteen NOT GUILTY if you answered Count Seventeen NOT GUILTY.]
NOT GUILTY GUILTY
COUNT THIRTY-THREE (18 U.S.C. § 1959(a) (1) MURDER IN AID OF
RACKETEERING) - DINHO FERNANDES
[You must answer Counts Fifteen, Sixteen, Seventeen, Eighteen, and Thirty-three NOT GUILTY if you answered Q.1 or Q.2 No.]
NOT GUILTY GUILTY

BRIMA WURIE

COUNT	TWENTY-C	ONE	(18	U.S.C.	S	1959(a)	<u>(3)</u>	ASSAULT	IN	AID	OF
RACKET	reering)	- E	DDIE	BRITO							

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[You must answer Counts Twenty-one, Twenty-two, Twenty-six, Twenty-seven, Thirty, Thirty-one, and Thirty-two NOT GUILTY if you answered Q.1 No or Q.8 No.]					
NOT GUILTY GUILTY					
COUNT TWENTY-TWO (18 U.S.C. § 924(c) USE OF A FIREARM IN RELATION					
TO A CRIME OF VIOLENCE) - EDDIE BRITO					
[You must answer Count Twenty-two NOT GUILTY if you answered Count Twenty-one NOT GUILTY.]					
NOT GUILTY GUILTY					
COUNT TWENTY-SIX (18 U.S.C. § 1959(a)(3) ASSAULT IN AID OF					
RACKETEERING) - HUBERT PILET					
[You must answer Counts Twenty-one, Twenty-two, Twenty-six, Twenty-seven, Thirty, Thirty-one, and Thirty-two NOT GUILTY if you answered Q.1 No or Q.8 No.]					
NOT GUILTY GUILTY					
COUNT TWENTY-SEVEN (18 U.S.C. § 924(c) USE OF A FIREARM IN RELATION TO A CRIME OF VIOLENCE) - HUBERT PILET					
[You must answer Count Twenty-seven NOT GUILTY if you answered Count Twenty-six NOT GUILTY.]					
NOT GUILTY GUILTY					
COUNT THIRTY (18 U.S.C. § 1959(a)(3) ASSAULT IN AID OF RACKETEERING) - GELSON BRANDAO					
[You must answer Counts Twenty-one, Twenty-two, Twenty-six, Twenty-seven, Thirty, Thirty-one, and Thirty-two NOT GUILTY if you answered Q.1 No or Q.8 No.]					
NOT GUILTY GUILTY					

COUNT THIRTY-ONE (18 U.S.C. § 924(c) USE OF A FIREARM IN RELATION TO A CRIME OF VIOLENCE) - GELSON BRANDAO

[You must answer Count Thirty NOT	_	NOT GUILTY if y	ou answered				
_	NOT GUILTY	GUILTY					
COUNT THIRTY-TWO (18 U.S.C. § 1959(a)(1) MURDER IN AID OF VACKETEERING) - LUIS CARVALHO							
[You must answer Twenty-seven, Thi you answered Q.1	rty, Thirty-one,		4 ,				
	NOT CULLTY	CHITTTY					

I hereby certify that the answer to each one of the above questions is unanimous.

Dated: February 9,2006